1 2 JS-6 3 4 5 6 UNITED STATES DISTRICT COURT 7 CENTRAL DISTRICT OF CALIFORNIA 8 In re REED E. SLATKIN and Substantively Consolidated CV 08-4193 RSWL 9 Affiliates TOPSIGHT OREGON, 10 INC., and REED SLATKIN INVESTMENT CLUB, L.P. ORDER ENTERING JUDGMENT 11 IN FAVOR OF TRUSTEE 12 R. TODD NEILSON, Trustee of the Estate of Reed E. 13 Slatkin and Substantively Consolidated Affiliates 14 Topsight Oregon, Inc., and Reed Slatkin Investment 15 Club, L.P. Liquidating Trust, 16 17 Plaintiff, 18 v. JACINTO CASTELLANO, an individual, and DOES 1-10, inclusive, 20 21 Defendants. 22 23 On June 5, 2008, the United State Bankruptcy Court 2.7 submitted Proposed Findings of Fact and Conclusions of 28

Law on the Trustee's Summary Judgment Motion against Jacinto Casetllano. Because this matter was a "non-core" proceeding, it was referred to this Court pursuant to 28 U.S.C. § 157(c)(1) for entry of judgment on June 25, 2008.

A party has 10 days after being served with a copy of the proposed findings of fact and conclusions of law to object. Fed. R. Bankr. P. 9033(b). A party must "file with the clerk written objections which identify the specific proposed findings of conclusions objected to and state the grounds for such objection." Fed. R. Bankr. P. 9033(b).

The parties having failed to object within the specified period, the Court adopts the Proposed Findings of Fact and Conclusions of Law and enters judgment in favor of Trustee R. Todd Neilson.

IT IS SO ORDERED.

HONORABLE RONALD S.W. LEW

RONALD S.W. LEW

Senior, U.S. District Court Judge

DATED: February 6, 2009